IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PUERTO RICO

UNITED STATES OF AMERICA,

CIVIL NO.: 12-cv-02039

Plaintiff,

v.

COMMONWEALTH OF PUERTO RICO, et al.,

Defendants.

MOTION TO RESTRICT

MAY IT PLEASE THE COURT:

COMES NOW, Defendant Commonwealth of Puerto Rico, through the undersigned attorneys, and very respectfully states and prays:

- 1. Today, the appearing party an informative motion in restricted mode at Docket 1817, as directed by the Court and in accordance with Standing Order No. 9, Amendment to the Restricted Filing and Viewing Levels Module, Misc. No. 03-149 (Jan. 30, 2013).
- 2. The Commonwealth seeks to restrict the joint motion because it pertains to matters that are restricted presently.

WHEREFORE, Defendant Commonwealth of Puerto Rico respectfully requests this Honorable Court to take notice of the above and grants this request to restrict the motion filed at Docket 1817.

RESPECTFULLY SUBMITTED.

Motion to Restrict Civil No. 12-02039 Page 2 of 2

I HEREBY CERTIFY that on this same date, we electronically filed the foregoing with the Clerk of the Court using the CM/ECF system which will send notification of such filing to all counsel of record.

In San Juan, Puerto Rico, today, August 20, 2021.

CANCIO, NADAL & RIVERA, L.L.C.

P.O. Box 364966 San Juan, Puerto Rico 00936-4966 403 Muñoz Rivera Avenue San Juan, Puerto Rico 00918 Tel. (787) 767-9625

S/ RAFAEL BARRETO-SOLÁ

USDC PR: 211801 rbarreto@cnr.law

S/ GABRIEL A. PEÑAGARÍCANO

USDC PR: 212911 gpenagaricano@me.com